



**Confidential Fax**

Garnishment Department  
PO Box 30869  
Portland, OR 97294  
877-247-9468

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**To:** KEN MCCARTNEY  
**From:** US BANK GARNISHMENT DEPT  
**Date:** 2/7/2019  
**Re:** DANZIK GARNISHMENT  
**Notes:**  
FAX #307-635-0585

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01/2016  
L17-A

**EXHIBIT**  
A

SUPREME COURT OF THE STATE OF NEW YORK  
COUNTY OF NEW YORK: IAS PART 54

<p>GEM HOLDCO, LLC, and GEM VENTURES, LTD.,  <i>Plaintiffs,</i>  -against-  CHANGING WORLD TECHNOLOGIES, L.P., <i>et al.</i>,  <i>Defendants.</i></p>	<p>Index No.: 650841/2013  (Schechter, J.)  <b><u>RESTRANDING NOTICE AND INFORMATION SUBPOENA</u></b></p>
<p>CWT CANADA II LIMITED PARTNERSHIP, RESOURCE RECOVERY CORPORATION and JEAN NOELTING,  <i>Third Party Plaintiffs,</i>  -against- CHRISTOPHER BROWN, EDWARD TOBIN, ELIZABETH J. DANZIK and DEJA II, LLC.</p>	

TO: U.S. Bank  
100 Wall Street  
New York, NY 10005

WHEREAS, a judgment was entered in this Court on September 7, 2016 in favor of Cross-Claim Plaintiffs CWT Canada II Limited Partnership, Resources Recovery Corporation, and Jean Noelting, and against Cross-Claim Defendants RDX Technologies Corporation (f/k/a Ridgeline Energy Services, Inc.) ("RDX") and Dennis Danzik ("Danzik," and with RDX, "Judgment Debtors"), for the amount of \$7,033,491.13,

WHEREAS, the amount of \$7,033,491.13, together with interest from September 7, 2016, remains due and unpaid,

WHEREAS, it appears that you are in possession or in custody of property in which Judgment Debtors have an interest, including the accounts reflected in the statements attached as Exhibit A;

**YOU ARE HEREBY COMMANDED**, to answer in writing under oath, separately and fully, each question in the questionnaire accompanying the subpoena, each answer referring to the question to which it responds; and that you return the answers together with the original of the questions within 7 days after your receipt of the questions and this subpoena.

**PLEASE TAKE NOTICE** that false swearing or failure to comply with this Information Subpoena is punishable as a contempt of Court.

### RESTRAINING NOTICE

Pursuant to Section 5222(b) of the Civil Practice Law and Rules, a copy of which is set forth below, you are hereby forbidden to make or suffer any sale, assignment, or transfer of, or any interference with any property in which Judgment Debtors have an interest, **including the accounts reflected in the statements attached as Exhibit A**, except upon direction of the sheriff or pursuant to an order of the court until the aforesaid judgment is satisfied or vacated. This notice also covers all property in which Judgment Debtors have an interest hereafter coming into your possession or custody. Disobedience of this Restraining Notice is punishable as a contempt of court.

**Certification:** I hereby certify that this information subpoena complies with Rule 5224 of the Civil Practice Law and Rules and Section 601 of the General Business Law that I have a reasonable belief that the party receiving this subpoena has in their possession information about the debtors that will assist the creditor in collecting the judgment.

Dated: February 6, 2019  
New York, New York

SCHLAM STONE & DOLAN LLP



By: \_\_\_\_\_

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*Attorneys for Cross-Claim Plaintiffs CWT  
Canada II Limited Partnership, Resource  
Recovery Corporation, and Jean Noelting*